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through X.

1	William L. Coulthard, Esq.		
2	Nevada Bar No. #3927 Coulthard Law PLLC		
3	840 South Rancho Drive #4-627 Las Vegas, Nevada 89106		
4	(702) 898-9944		
5	wlc@coulthardlaw.com Attorneys for Plaintiffs CS-Entities		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8			
9	Coyote Springs Investment LLC, a Nevada	Case No. 2:20-cv-0	
10	Limited Liability Company, Coyote Springs Nevada LLC, a Nevada limited liability		
11	company, and Coyote Springs Nursery LLC, a Nevada limited liability company,	STIPULATION	
12	Plaintiffs,	EXTEND DEADLI TO SUBMIT OP	
13	V.	MOTION TO D	
14	STATE OF NEVADA, on relation to its	DEFENDANTS TO THERETO.	
15	Division of Water Resources, Department of Conservation and Natural Resources, Tim	First Request	

Case No. 2:20-cv-01842-KJD-DJA LLC, a Nevada

> **STIPULATION AND ORDER** TO EXTEND DEADLINE FOR PLAINTIFFS TO SUBMIT OPPOSITION TO TO **DISMISS** AND DEFENDANTS TO FILE THEIR REPLY THERETO.

Defendants.

Wilson, Nevada State Engineer; and Does I

IT IS HEREBY STIPULATED between Plaintiffs COYOTE SPRINGS INVESTMENT LLC, a Nevada limited liability company, COYOTE SPRINGS NEVADA LLC, a Nevada limited liability company, and COYOTE SPRINGS NURSERY LLC, a Nevada limited liability company (collectively the "CS-Entities" and or "Plaintiffs"), by and through their counsel, William L. Coulthard Esq., of Coulthard Law PLLC, and Defendants STATE OF NEVADA, on relation to its Division of Water Resources, Department of Conservation and Natural Resources, Tim Wilson, Nevada State Engineer ("Defendants"), as follows:

## Case 2:20-cv-01842-KJD-DJA Document 10 Filed 11/02/20 Page 2 of 3

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papers.

2. The reasons for the stipulated extension are that the initial electronic service of

This is the parties' first stipulation for an extension of time to file their motion

- the underlying Motion to Dismiss was sent to Mr. Coulthard's prior firm's e-mail address, which resulted in a shortening of Plaintiffs' time for preparing and filing their Opposition to Motion to Dismiss, and that the State and its Attorney General's Office anticipate to be busier than usual with competing work surrounding the upcoming general elections and would benefit from an additional week to file the Reply, if necessary.
- 3. Plaintiffs' time to file their Opposition to Defendants' Motion to Dismiss shall be extended to on or before **November 2, 2020**;
- 4. Defendants' time to file their Reply brief in support of their Motion to Dismiss is extended to on or before **November 16, 2020**.

No hearing date has been set on the underlying Motion to Dismiss.

## Case 2:20-cv-01842-KJD-DJA Document 10 Filed 11/02/20 Page 3 of 3

1	Dated this day of October, 2020	COULTHARD LAW, PLLC	
2	/s/Akke Levin	/s/William L. Coulthard	
3	AARON D. FORD	William L. Coulthard, Esq. (#3927) Coulthard Law PLLC	
4	Attorney General Steve Shevorkski (Bar No. 8256)	840 South Rancho Drive #4-627	
5	Chief Litigation Counsel Akke Levin (Bar No. 9102)		
	Senior Deputy Attorney General	wlc@coulthardlaw.com	
6	Kiel B. Ireland (Bar No. 15368C) Deputy Attorney General	• • • • • • • • • • • • • • • • • • • •	
7	Office of the Attorney General		
8	555 E. Washington Ave. Ste. 3900 Las Vegas, NV 89101		
9	sshevorski@ag.nv.gov		
10	alevin@ag,nv.gov kireland@ag.nv.gov		
11	Attorneys for Defendants		
12			
13	<u>ORDER</u>		
14	IT IS SO ORDERED:		
15	UNITED STATES DISTRICT COURT JUDGE		
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17		DATED: 10/30/2020	
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